ORDINANCE 16-06

AN ORDINANCE TO AMEND THE TOWN OF MILLVILLE CODE AT CHAPTER 155, ARTICLE IX
"SIGN REGULATIONS" RELATING TO SIGNS.

WHEREAS, the Town Council of Millville has the power to adopt ordinances for the protection and preservation of Town property, rights and privileges; for the preservation of peace and good order; for securing protection and promotion of health, safety, comfort, convenience, welfare and happiness of the residents of the Town:

WHEREAS, the Town Council of Millville has the power to enact zoning regulations pursuant to Title 22, Chapter 3 of the Delaware Code;

WHEREAS, the Town of Millville has adopted a Zoning Ordinance for the municipality, which has been codified in Chapter 155 of the Town Code; and

WHEREAS, Chapter 155, Article XIII provides that the Town Council may from time to time amend, supplement, or change the regulations and restrictions established by this Ordinance;

NOW, THEREFORE, BE IT ORDAINED, by the Town Council for the Town of Millville, Sussex County, Delaware, a majority thereof concurring Council duly met, following a duly noticed public hearing held on April 12, 2016, that the following language hereby is adopted and incorporated into the Town of Millville Code and Zoning Ordinance at Chapter 155, Article IX "Sign Regulations" as follows:

Additions will be in black bold and underlined. Deletions will be black bold strike through.

ARTICLE IX SIGN REGULATIONS

§ 155-40. Definitions.

For the purpose of this article, certain terms and words pertaining to signs are hereby defined:

BULLETIN BOARD - A sign of permanent character but with movable letters, words or numerals, indicating names or persons associated with, or events conducted upon, or products or services offered upon, the premises which the sign is maintained. A wall sign consisting of a board for the posting of bulletins, notices, events, and announcements. The board itself does not have any message.

BUSINESS SIGN - A sign directing attention to a business, service, or the entertainment conducted, sold, or offered upon the same premises upon which the sign is maintained.

CHANGEABLE SIGN - A sign with the capability of content change by means of manual or remote input, including signs which are:

A detached sign that is designed so that the characters and letters can be changed or rearranged manually, but not electronically, without altering the face of the surface of the sign, and which may be affixed to another permitted sign to appear as one (1) sign.

- A. Electrically activated. Changeable sign whose message copy or content can be changed by means of remote electrically energized on-off switching combinations of alphabetic or pictographic components arranged on a display surface. Illumination may be integral to the components, such as characterized by lamps or other light-emitting devices; or it may be from an external light source designed to reflect off the changeable component display. See also "Electronic message sign or center."
- B. Manually activated. Changeable sign whose message copy or content can be changed manually.
- C. Electronic Message Sign or Center. An electrically activated changeable sign whose variable message capability can be electronically programmed.

DETACHED SIGN - A self-supporting sign resting on or supported by means of poles, standards or any other type of base on the ground (ground, monument, and pole).

ELECTRONIC VARIABLE MESSAGE BOARDS - A sign, or portion of a sign, that displays an electronic image, video, or both, which may include text. Such signs include any sign, or portion of a sign, that uses changing lights to form the sign's message or uses electronic means to change the sign's message. Electronic message boards include but are not limited to signs also known as Electronic Reader Boards, Electronic Message Center Signs, Tri-Panel Message Systems, and Commercial Electronic-Variable Message Signs (CEVMS).

FRONT FAÇADE LENGTH - Those portions of a façade which face or are parallel to the front of the front lot line or street.

ILLUMINATED SIGN - A sign characterized by the use of artificial light, either projecting through its surface(s) (internally illuminated); or reflecting off its surface(s) (externally illuminated).

INSTRUCTIONAL SIGN - A sign conveying instructions with respect to the premises on which it is maintained such as "entrance," "exit," "no trespassing," and similar signs.

POLITICAL SIGN - A temporary sign <u>permitted no sooner than ninety (90) days</u> <u>before a contested election for an intended to advance a political candidate for office of the Town of Millville, School District, County, State or Federal election <u>or referendum and removed no later than fourteen (14) days after that contested election or referendum.</u></u>

PROJECTING SIGN - A sign other than a wall sign, which projects from a structure or building face. An example includes an awning sign.

SANDWICH BOARD SIGN - Any self-supporting "A" shaped freestanding sign with only two (2) visible sides.

SETBACK - An open space, on the same premises as the sign, which lies between the edges of the sign structure nearest to the property line.

SIGN - Any device designed to inform or attract the attention of persons not on the premises on which the sign is located.

SIGN AREA - The area of a sign shall include the entire display area of the sign, including all of the elements of the matter displayed on all surfaces. Frames not bearing letters, numbers or other symbols conveying information shall not be included in computation of the surface area, but are subject to size limitations.

WALL SIGN - A sign painted on or affixed to and mounted parallel to a building façade or wall in such a manner that the façade or wall becomes the supporting structure for the signs.

§ 155-41. (Reserved)

§ 155-42. Location of Signs.

- A. Detached. A detached sign which shall include any permanent sign supported by uprights or braces placed upon, or in, or supported by the ground and not attached to any building.
 - (1) A detached sign may be either parallel or perpendicular to the face of a building, provided the building is facing a publicly maintained street, or facing a proposed street meeting all the criteria of a publicly maintained street;
 - (2) A detached sign shall have a minimum setback of ten (10) feet from the front property line and twenty-five (25) feet from any other property line. For any sign with a length greater than the height, the bottom of the sign shall be no higher than ten (10) feet. For any sign with a height

- greater than the length, the bottom of the sign shall be no higher than eight (8) feet; and
- (3) A detached sign shall not interrupt existing sign continuity on the street for which it is proposed, nor shall there be more than one (1) detached sign on a lot or undivided parcel of land.
- B. Projection. Projecting signs shall include any sign which is attached to a building and extends into the required setback area for the building. Projecting signs are subject to the following:
 - (1) No projecting sign shall project or extend more than five (5) feet into a required building setback;
 - (2) No projecting sign shall be permitted which obstructs or interferes or in any way becomes a hazard to the orderly movement of pedestrian and/or vehicular traffic;
 - (3) No projecting sign shall exceed in thickness twelve (12) inches measured between the principal sides of any projecting signs;
 - (4) Any projecting sign or part thereof, placed above a sidewalk, public way, etc., shall be a minimum of eight (8) feet from the bottom of the sign to the walking surface or public way and no part thereof may extend beyond the roofline at any point; and
 - (5) No projecting sign shall exceed twenty-four (24) square feet on any single face, or a total of forty-eight (48) square feet.
- C. Wall. Any sign attached to and erected parallel to the face or the outside wall of a building shall not extend more than twelve (12) inches from the building wall. A wall sign may not extend beyond the wall or above the roof of the building on which it is located.
- § 155-43. Signs prohibited in all districts.
- A. Flashing signs, except those with the limited capacity of showing time and temperature indicators;
- B. Animated signs;
- C. Signs which produce noise or sounds or emit smoke, flame vapor, particles or odor;
- D. Pennants, banners, streamers and all other fluttering, spinning or similar type signs and advertising devices with the exception of a standard three-foot-by-

five-foot (3x5) flag with the word "open" displayed, mounted on a pole only. The numbers of flags allotted are one (1) per pedestrian's view of traffic or hinder public safety. Other exceptions are national flags or flags of political subdivisions or the United States or the State of Delaware, and flags of bona fide civic, charitable and fraternal organizations;

- E. Signs with intermittent lights resembling or seeming to resemble the flashing lights associated with danger or such as are customarily used by police, fire or ambulance vehicles, or for navigational purposes;
- F. Signs located and so illuminated as to provide a background of colored lights blending with traffic signal lights to the extent of confusing a motorist when viewed from a normal approaching position of a vehicle at a distance up to three hundred (300) feet;
- G. Signs in any location which obstruct a motorist's view of traffic control signals;
- H. Signs attached to trees or utility poles;
- I. Signs attached to any vehicle, parked primarily for display purposes;
- J. Permanent signs identifying activities and establishments not located on the premises;
- Neon tubes, bent to form shapes, letters or symbols, unless placed inside premises;
- L. Bare bulbs of any size;
- M. Signs illuminated in any manner which may constitute a traffic hazard or be a nuisance; and
- N. Signs that provide blinking, moving, animation, revolving, chaser lights or moving spotlights.
- O. Electronic Variable Message Boards, other than those for municipal, police, fire, and ambulance buildings, and those with the limited capacity of showing time and temperature indicators.
- § 155-44. Signs permitted in all districts.
- A. Permanent subdivision identification signs shall be approved by site plan approval and shall not exceed a total of forty (40) square feet of sign area per street entrance;

- B. Temporary real estate <u>sale or rental</u> signs <u>advertising sale</u>, <u>sold</u>, <u>lease</u>, <u>or rental</u> of the premises on which it is located with a maximum area of six (6) square feet, minimum setback of ten (10) feet from the front property line, non-illuminated and no more than one (1) sign for each street frontage on which the premises abuts. Sold signs shall be removed within seven (7) days of final sale;
- C. Temporary construction sign identifying those businesses engaged in construction, with a maximum total area of thirty-two (32) square feet, minimum setback of (10) feet from the front property line, maximum height of five (5) feet, and non-illuminated. One (1) sign is permitted per business and only while construction by that business is in progress and on the property where construction is taking place; however, the maximum total sign area for all such signs on the project's property shall not exceed sixty-four (64) square feet, and all such signs shall be located within an area of twenty-four (24) linear feet;
- D. Temporary yard sale signs erected on the premises of the yard sale. Yard sales may be held twice a year for a period of no longer than two (2) consecutive days and removed immediately after the sale is over. Signs may be posted for a maximum period of seven (7) days prior to each sale; and
- E. Instructional signs not exceeding one and one half (1 ½) square feet in area, displayed strictly for the direction, safety or convenience of the public, including signs identifying parking area entrances and exits, freight entrances, public rest rooms, no trespassing and similar types of signs.
- **F. Changeable signs** <u>Electronic Variable Message Boards</u> for municipal buildings, police, fire and ambulance departments.
- G. F. Political signs.
 - No artificially illuminated signs of any type are allowed;
 - Size is limited to four (4) square feet per side;
 - Signs must be freestanding;
 - Shall be placed only on private property with permission of the property owner in writing;
 - No more than one (1) sign per candidate or referendum is allowed per lot;
 - Signs may be erected no sooner than ninety (90) days prior to any contested election or referendum and shall be removed within fourteen (14) days following the election or referendum;
 - ❖ No sign shall be placed closer than twenty-five (25) feet to an intersection;
 - ❖ No political signs shall be erected in a right-of-way;
 - No permit is required.

§ 155-45. Sign permit requirements; responsibility for compliance; removal of signs.

- A. No sign permitted herein shall be erected, constructed, posted, painted, altered, maintained or relocated except as provided in this article and in these regulations until a permit has been issued by the Millville Code Enforcement Officer. Before any permit is issued, an application provided by the Town of Millville shall be filed, together with two (2) sets of drawings and specifications (one (1) to be returned to the applicant) as may be necessary to fully advise and acquaint the Code Enforcement Officer or his designee with the location, construction material, manner of illuminating and/or securing or fastening, and number of signs applied for and the wording of the sign or advertisement to be carried on the sign. All signs shall be erected on or before the expiration of six (6) months from the date of issuance of the permit; otherwise, the permit shall become null and void and a new permit shall be required. Each sign requiring a permit shall be clearly marked with a permit number. Fees for sign permits shall be in accordance with the schedule adopted by the Millville Town Council, a copy of which is maintained in the Town Office.
- B. The following signs may be erected or constructed without a permit:
 - (1) Signs erected or caused to be erected by any law or government agency;
 - (2) Changes on a bulletin board or display encasement for a shopping center;
 - (3) Temporary real estate advertising signs in conformance with this article;
 - (4) Temporary signs erected in connection with new construction in conformance with this article;
 - (5) Signs on a truck, bus, or other vehicle while in use in the normal course of business; **and**
 - (6) Temporary yard sale signs erected on the premises of the yard sale in conformance with this article—; and

(7) Changes of letter on a changeable sign.

- C. The Code Enforcement Officer, upon application, may issue temporary permits for the above signs for a period not exceeding fifteen (15) days, when in his opinion the use of such signs and displays would be in the public interest and would not result in damage to private property.
- D. The owner and/or tenant of the premises and the owner and/or erector of the sign shall be held responsible for any violation of these regulations. Where a sign has been erected in accordance with these regulations, the sign company shall be relieved of further responsibility under these regulations after final approval of the sign by the Code Enforcement Officer.

- E. All signs shall be maintained in good condition and appearance. After due notice has been given as provided below, the Code Enforcement Officer or his designee may cause to be removed, at the owner's expense, any sign which shows gross neglect or becomes dilapidated, or which may threaten the public safety.
- F. The Code Enforcement Officer or his designee shall remove or cause to be removed, at the owner's expense, any permanent sign erected or maintained in conflict with these regulations, if the owner or tenant of either the site or the sign fails to correct the violation within thirty (30) days after receiving written notice from the Code Enforcement Officer. Removal of a sign shall not affect any proceedings instituted prior to removal of such sign.
- G. The Code Enforcement Officer or his designee shall remove or cause to be removed any temporary sign erected in violation of the provisions of this chapter. Whenever possible, within twenty-four (24) hours of the removal of the sign, the Code Enforcement Officer or his designee shall notify the owner of the sign that the sign has been removed. If, after ten (10) days, the owner of the sign does not retrieve the sign from the Town, the Code Enforcement Officer may dispose of the sign. If an owner has signs removed more than twice in a year, the Town may retain and dispose of the sign without notice to the owner.
- § 155-46. Sign regulations for various districts.
- A. Signs permitted in a R Residential District:
 - (1) Signs as listed in § 155-44 of this article;
 - (2) One (1) non-illuminated <u>wall</u> sign, <u>with an area of no more than one and one-half (1 ½) square feet total</u>, identifying the name, <u>and</u> street address <u>or both</u> of the occupant of the property, the name, <u>and</u> street address <u>or both</u> of the building, the name of the building manager, the name of the permitted home occupation or other permitted accessory use <u>and with an area of no more than one and one-half (1 ½) square feet total</u>;
 - (3) One (1) <u>freestanding professional</u> <u>detached, business</u> sign displaying the name, <u>and</u> occupation <u>or both</u>, <u>or professional person or group of persons</u> for the identification of the permitted home occupation; provided, however, that such sign shall not exceed six (6) square feet. <u>In addition</u>, <u>one (1) open sign not exceeding one and one-half (1 ½) square feet for each street on which it fronts</u>;
 - (4) One temporary non-illuminated real estate development sign advertising property in the process of development. The temporary real estate development sign shall not exceed thirty-two (32) square feet or eight (8) feet in height. No two (2) signs shall be closer than five thousand (5,000) feet on the same street

- frontage. If the property faces on more than one (1) street, one (1) such sign may be erected on each street;
- (5) One (1) indirectly illuminated announcement sign or bulletin board relating to a church, school, hospital, municipal building, club or other similar permitted use with a sign area of no more than ten (10) square feet on any single surface, nor shall the total sign area exceed twenty (20) square feet, and provided that such sign is not located nearer than ten (10) feet from the front property line and thirty (30) feet from any street intersection or side property line; One (1) indirectly illuminated bulletin board relating to a church, school, hospital, municipal building, club or similar permitted use with a sign area of no more than nine (9) square feet of surface;
- (6) On a farm of five (5) acres or more with a permitted accessory use of selling farm products, one (1) non-illuminated identification sign with a sign area not to exceed twenty-four (24) square feet on any single surface, nor shall the total sign area exceed forty-eight (48) square feet, and provided that such sign is not located within thirty (30) feet of the front property line and fifty (50) feet from any other property line; and
- (7) One (1) indirectly illuminated identification sign-changeable sign relating to a church or school, but not including retail and personal service businesses described in the Commercial District, with a total sign area of no more than forty-eight (48) thirty-two (32) square feet and provided that such sign is not located within ten (10) feet from the front property line and thirty (30) feet of any street intersection or side property line.
- B. Signs permitted in C1 Route 26 Corridor/Town Center Commercial District:
 - (1) Signs as listed in § 155-44 of this article;
 - (2) Any lot with only one (1) business shall be permitted one (1) detached sign, which may be a changeable sign, displaying the name of the store or use, which shall not exceed more than fifty percent (50%) of the front façade length of the building. The business on that lot shall be permitted one (1) lighted or unlighted wall sign displaying the name of the store or use, not exceeding an area equivalent to five percent (5%) of the front of the building, length x height, which shall be parallel with and attached to the front of the building. One (1) lighted or unlighted projecting sign may be used in place of the wall sign not exceeding one-half (1/2) of the permitted wall sign size. The above are permitted, provided that:
 - (a) Illumination of signs shall not light areas beyond the street or property lines, and no signs shall be flashing, moving, rotating, oscillating, or of similar type;
 - (b) Signs shall identify only the business in the establishment on the premises. No business shall advertise off premises within the Town of Millville;

- (3) Any lot with two (2) or more businesses each having their own building entrance shall be permitted one (1) detached sign displaying the center and/or listing each business in the center. This sign shall not exceed more than fifty percent (50%) of the front façade length of the building. This is to include changeable signs. Each business on that lot shall be permitted one (1) lighted or unlighted wall sign displaying the name of the store or use, not exceeding an area equivalent to five percent (5%) of the front of the individual unit the business occupies, length x height, which shall be parallel with and attached to the front of each business. One (1) lighted or unlighted projecting sign may be used in place of the wall sign not exceeding one-half (1/2) of the permitted wall sign size. The above are permitted, provided that:
 - (a) Illumination of signs shall not light areas beyond the street or property lines, and no signs shall be flashing, moving, rotating, oscillating, or of similar type;
 - (b) Signs shall identify only the businesses in the establishment on the premises. No business shall advertise off premises within the Town of Millville; and
- (4) When two (2) or more businesses occupy one (1) building with common building entrances, they shall be considered one (1) business for sign computation purposes.
- (5) Businesses located on a corner lot of two (2) public roads shall be permitted a second wall sign facing the alternate road. The size of such sign shall be one-half (1/2) the size of the permitted front wall sign. When two (2) or more businesses occupy one (1) building with common building entrance, they shall be considered one (1) business for sign computation purposes.

C. Signs permitted in the C2 - Town Commercial District:

- (1) Gas/service stations shall be permitted one (1) detached, interior lighted but nonmoving sign, which may be a changeable sign, and one (1) lighted or unlighted wall sign attached flat against the building. The detached sign shall not exceed the building height and shall not exceed more than fifty percent (50%) in area of the front façade length of the building. The attached sign shall not exceed an area equivalent to five percent (5%) of the front of the building, length x height, and attached to the front of the business, nor shall the wall sign exceed the height of the roof line. One (1) lighted or unlighted projecting sign may be used in place of the wall sign not exceeding one-half (1/2) of the permitted wall sign size;
- (2) Each shopping center may be permitted one detached, interior lighted but nonmoving sign, naming the center and listing the businesses within the shopping center, along each arterial or collector road which the tract in question abuts. Such sign shall not exceed thirty (30) feet in height and shall not exceed fifty percent (50%) in area of the front façade length of the building. The detached

- sign shall be set back from the street rights-of-way and driveways at least twenty-five (25) feet, and shall be set back from any adjoining property line a minimum of fifty (50) feet;
- (3) Each commercial use within a shopping center, shall be permitted one (1) lighted or unlighted wall sign displaying the name of the store or use, not exceeding an area equivalent to five percent (5%) of the front of the individual unit the business occupies, length x height. One (1) lighted or unlighted projecting sign may be used in place of the wall sign not exceeding one-half (1/2) of the permitted wall sign size; and
 - (a) An individual business on an individual lot shall be permitted one (1) detached, interior lighted but nonmoving sign, which may be a changeable sign, along each arterial or collector road which the tract in question abuts, except that only one (1) changeable sign is permitted per lot. Such sign shall not exceed a height of twenty (20) feet, and shall not exceed more than fifty percent (50%) in area of the front façade length of the building. The detached sign shall be set back from the street rights-of-way and driveways at least ten (10) feet and shall be set back from any adjoining property line a minimum of twenty-five (25) feet.
 - (b) An individual business on an individual lot shall be permitted one (1) lighted or unlighted wall sign displaying the name of the store or use, not exceeding an area equivalent to five percent (5%) of the front of the building, length x height. One (1) lighted or unlighted projecting sign may be used in place of the wall sign not exceeding one-half (1/2) of the permitted wall sign size.
- (4) Convenience stores <u>and gas/service stations</u> also providing motor fuel/gasoline sales for automobile use may be permitted one (1) additional detached sign, interior lighted <u>but not moving</u>, for display of fuel pricing and the name of the business. Such sign shall not exceed the following dimensions:
 - (a) A total height not to exceed the building height;
 - (b) Sign area shall not exceed fifty percent (50%) in area of the front façade length of the building;
 - (c) A minimum clearance of 10 feet from the ground to the bottom of the sign.
- (5) Sites that offer drive-thru services or requiring multiple instructional and informational signs shall be required to have a comprehensive sign site plan approved by the Planning & Zoning Commission and the Town Council at the time the site plan is reviewed for the approval of the structure.
- D. Signs permitted in the $C1-Route\ 26\ Corridor/Town\ Center\ Commercial\ District$ and $C2-Town\ Commercial\ Districts$:

(1) Sandwich Board Signs:

- a) The total sandwich board sign shall be no larger than thirty-six (36) inches in width and forty-eight (48) inches in height and be constructed of durable materials such as wood, metal, plastic, chalkboard or other durable material as approved by the Code Enforcement Officer. The height of such signs may not be artificially increased above the allowed maximum by placing material underneath the base of such sign.
- b) No more than one (1) sandwich board sign per business. When two (2) or more businesses occupy one (1) building with common building entrances, they shall be considered one (1) business for sign consideration purposes.
- c) A sandwich board sign shall be placed no closer than ten (10) feet from another such sign and cannot block parking spaces, doors or any required ADA routes.
- d) Sandwich board signs shall not be placed in the following areas:
 - Public right-of-way;
 - In any parking space or drive aisle;
 - ❖ Interfere with any utilities or other facilities such as fire hydrants; street signs, parking meters, mailboxes or benches located on the sidewalk.
- e) Sandwich board signs:
 - can only be used during the hours when the business is open to the public and must be brought in at the close of business;
 - shall not obstruct vehicular sight distance;
 - shall not contain materials such as papers, balloons, windsocks, foil, mirrors, bare metal or other reflective materials, objects that swing, rotate, twirl or contain any moving parts;
 - shall not contain lights of any kind.
- (E) Signs permitted in an AR Agricultural District:
 - (1) Signs as listed in § 155-44 of this article; and
 - (2) Any signs permitted in the R-R Residential District.
- § 155-47. Nonconforming sign regulations.

Where a nonconforming sign exists on the effective date of this chapter, such sign may be continued, subject to the following provisions:

A. No sign may be enlarged or altered in any way which increases its nonconformity;

- B. If the sign is destroyed by any means to an extent of more than fifty percent (50%) of its replacement cost, it shall not be reconstructed except in compliance with the provisions of this article;
- C. Every sign, billboard or other advertising structure in existence on the date of the adoption of this chapter which violates or does not conform to the provisions hereof shall be removed, altered or replaced so as to conform with the provisions of this chapter within two years. After two years' time, the Town can remove the signage with the cost of removal borne by the sign owner;
- D. Any sign, including its supporting structure, which advertise or identifies a closed or abandoned business, shall be removed by removed by the owner of the property or the person having beneficial use of the property upon which the abandoned sign is located within sixty (60) days after the business closes. After the sixty (60) day period, the Code Enforcement Officer shall remove the sign or have the sign removed at the property owners expense, provided that the owner has been issued a notice ten (10) days' prior of the violation, in writing, by the Code Enforcement Officer.
- E. The Code Enforcement Officer or his designee shall remove or cause to be removed, at the owner's expense, any permanent sign erected or maintained in conflict with these regulations, if the owner or tenant of either the site or the sign fails to correct the violation within thirty (30) days after receiving written notice from the Code Enforcement Officer. Removal of a sign shall not affect any proceedings instituted prior to removal of such sign.
- F. The Code Enforcement Officer or his designee shall remove or cause to be removed any temporary sign erected in violation of the provisions of this chapter. Whenever possible, within twenty-four (24) hours of the removal of the sign, the Code Enforcement Officer or his designee shall notify the owner of the sign that the sign has been removed. If, after ten (10) days, the owner of the sign does not retrieve the sign from the Town, the Code Enforcement Officer may dispose of the sign. If an owner has signs removed more than twice in a year, the Town may retain and dispose of the sign without notice to the owner.

ADOPTED BY THE TOWN COUNCIL OF THE TOWN OF MILLVILLE, SUSSEX COUNTY, DELAWARE, ON THIS TOWN COUNCIL OF THE TOWN DELAWARE, ON THIS THOMAS THOMAS THE TOWN THOMAS THE TOWN COUNCIL OF THE TOWN DELAWARE, ON THE TOWN TH

SECRETARY

SYNOPSIS OF ORDINANCE 16-06

This Ordinance will amend the Town Code and Zoning Ordinance at Chapter 155, Article IX, "Sign Regulations" relating to signs.